

1 2 3 4 5 6 7 8 9	Brian Hennessy State Bar No. 226721 bhennessy@perkinscoie.com PERKINS COIE LLP 101 Jefferson Drive Menlo Park, California 94025 Telephone: 650.838.4300 Facsimile: 650.838.4350 James McCullagh, pro hac vice jmccullagh@perkinscoie.com Joseph Cutler, pro hac vice jcutler@perkinscoie.com PERKINS COIE LLP 1201 Third Avenue, Suite 4800 Seattle, Washington 98101 Telephone: 206.359.8000 Facsimile: 206.359.9000	
11 12	Attorneys for Plaintiff FACEBOOK, INC.	
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN JOSE DIVISION	
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17 18 19 20 21 22 23	FACEBOOK, INC., a Delaware corporation, Plaintiff, v. JEREMI FISHER; PHILIP POREMBSKI; RYAN SHIMEALL; and JOHN DOES 1-25, individuals; and CHOKO SYSTEMS LLC; HARM, INC.; PP WEB SERVICES LLC, iMEDIA ONLINE SERVICES LLC, and JOHN DOES 26-50, corporations,	Case No. C 09-05842 JF DECLARATION OF JOSEPH P. CUTLER RESPONDING TO ORDER DIRECTING NOTICE OF PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT AND CONFIRMING NOTICE TO DEFENDANT POREMBSKI
2425	and JOHN DOES 26-50, corporations, Defendants.	
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27 28	Default Judgment] to Defendants at their addresses of record", including to any additional known	
	LEGAL19634443.1	DECLARATION OF JOSEPH P. CUTLER RE NOTICE OF MOTION FOR DEFAULT JUDGMT Case No. C 09-05842 JF

addresses (including email addresses) for Defendants. Order Directing Notice of Plaintiff's Motion for Default Judgment (Dkt. 78).

In response to this Order, I, Joseph P. Cutler, hereby confirm compliance with the Order, and declare under penalty of perjury as follows:

- I am over the age of eighteen, competent to testify to the matters herein, and base the following upon my personal knowledge.
- 2. I am an attorney for Plaintiff, Facebook, Inc., and an attorney of record in this matter.
- On November 17, 2010, I sent the following documents to Defendants Philip
 Porembski and PP Web Services, LLC via First Class U.S. Mail and electronic mail:
 - Clerk's Entry of Default (Dkt. 51);
 - Plaintiff Facebook, Inc.'s Application for and Memorandum of Points and Authorities in Support of Default Judgment against Defendants Philip Porembski and PP Web Services, LLC. (Dkt. 75);
 - Declaration of Facebook Employee in Support of Plaintiff Facebook, Inc.'s
 Application for Default Judgment Against Defendants Philip Porembski and
 PP Web Services, LLC (Dkt. 75-1);
 - Declaration of Joseph P. Cutler in Support of Plaintiff Facebook, Inc.'s
 Application for Default Judgment Against Defendants Philip Porembski and
 PP Web Services, LLC (Dkt. 75-2); and
 - [Proposed] Order Granting Plaintiff Facebook, Inc's Application for Default Judgment Against Defendants Philip Porembski and PP Web Services, LLC (Dkt. 75-3).

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1	 I addressed documents to the following addresses, which are the last known 			
2	addresses for Defendants and email addresses from which I have received communications from			
3	Defendant Porembski:			
4	Philip Porembski/PP Web Services			
5	8842 Winding Way #658 Fair Oaks, CA 95628 (Via First Class U.S. Mail);			
6	Philip Porembski/PP Web Services			
7 8	12155 Tributary Pt. Dr., Apt. 170 Rancho Cordova, CA 95670			
9	(Via First Class Ú.S. Mail); phil420@gmail.com (Via electronic mail);			
10	philipporembski@gmail.com (Via electronic mail); and			
11	philly_42o@yahoo.com (Via electronic mail).			
12	Service Servic			
13	I declare the truth of the foregoing under penalty of perjury.			
14	SIGNED and DATED: this 22th of November 2010			
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17	Joseph P. Cutler, WSBA #37234			
18	Attorney for Facebook, Inc.			
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28	DECLARATION OF JOSEPH P. CUTLER RE			
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